

Facilities Management Division

Real Estate Services
King County Administration Building King County Administration Building

500 Fourth Avenue ADM-ES-0830

Scattle, WA 98104 206-296-7456, FAX 206-296-0196

Job Starts/Inspections (206)296-8122

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GX AM	

Utility Ri	ight of W	ay Construction 1	Permit - Annual i	Maintenan	ce			
Permit No.	ROWA11-	0492	Job N	o. <u>6893982</u>		Environmental Assessment Partired Data Received: 12/00/201		
Franchise No	0225		,	V no 11 D N.	3/3	Required Date Received: 12/20/201 X Not Required		
Tranchise IV	J. <u>9233</u>			Kroll Page No.	362	Existing Assessment		
Date 12/20/	/2011	Section 22	TWP	Range 5		Replacement Categorically Exempt		
Applicant			, , , , , , , , , , , , , , , , , , ,		Phone No. (206)555-	1212		
	12345 5th Ax	e S, RENTON WA 9819	: 1	<u>. </u>	Phone No. (206)555- Bond Amount	1313		
Field Contac		c s, identification with your			Phone No. (206)691-3			
Location & J 900 SW OAI Annual Inspe	KESDALE A	VE, RENTON, WA 9805	52		<u> </u>			
Special Cone Pre-Constru		rence - A pre-construction	n conference shall be req	uired. Contact R	yan Harris	·		
GIVE DISTAN ALL WATER I ALL UNDERG ALL WORK T ALL WORK SI	CE BY STREE MAIN EXTENS ROUND UTIL O BE DONE SI HALL BE PER	COUNTY RIGHT OF WAY OF TOR ROAD WITH AN ON, IS SIONS MUST HAVE APPROVITY LINES MUST HAVE A MUBJECT TO THE APPROVAL FORMED IN CONFORMANCIPLY with provisions, conditions	ROM AND TO DESCRIPTI VAL FROM THE FIRE MAE IINIMUM 36" COVER, L OF THE KING COUNTY F CE WITH KING COUNTY F	RSHAL. ROAD ENGINEER ROAD STANDARD	S.	y Road Departments''		
		ministration Board.						
diligence and sp	peed with due re	aity with conditions and require egard for the rights, interests a e rights herein conferred shall co	nd convenience of the public.	If at the end of 6 mc	nths after issuance of permit	the grantee shall not have		
recommendatio	ons herein conta	s and assigns, agrees it granted ined and as may apply to any t persons and rights that might l	itility franchise granted the a					
under law. Acco officials and em property damas obligations und Permittee, the c defense to the C Permittee's imm necessary for th recoverable fro	ordingly, the Penployees from ange which is causeler this permit seconcurrent neglicounty at the Penmunity under the County to income the Permittee	RMLESS: The Permittee agree rmittee agrees for itself, its such against liability for all claim and by, arises out ot, or is incide thall include: (a) Indemnification in the include of both parties, or the numittee's own expense; (c) Industrial insurance provision are attorney's fees, legal expenses. In the event it is determined that maximum extent permitted the	cessors, and assigns, to defents, demands, suits, and judgmental to Permittee's exercise on for such claims whether or egligence of one or more third emnification of claims made lims of Title 51 FICW, which were, or other costs to enforce that RCW 4.24.115 applies to	d, indemnify, and hents, including cost of rights and privile; not they arise from a parties; (b) The duby the Permittee's ovaiver has been mut he provisions of this	old harmless King County, of defense thereof, for injur ges granted by this permit. I the sole negligence of eithe aty to promptly accept tendo own employees or agents; an ually negotiated by the part s section, all such fees, exper	its appointed and elected ry to persons, death, or The Permittee's r the County or the er of defense and provide ad (d) Waiver of the ties. in the event it is nses, and costs shall be		
			Signature of Applicant					
Application I	Received	12/20/2011	Entered	12/20/2011	Perm	it Fec \$ 200.00		
Permit Issued	d 12/20/201	1	By: UAT UAT		_			
1. A King C the Coun- starting v any other	county inspector ty monthly by a work. Failure to remedy availal surfaced roads	ject to the requirements and ea will be assigned to the project pplicant. Permittee is required give notice will result in the as ole under law or equity which to to be jacked or bored. Exception	for inspection of road restor to notify King County Depar sessment of a one hour inspec the County may wish to pursu	ation. Cost of insper rument of Trauspor ction time charge ag ne and shall not be c	ction applicable to the proje tation at 206,296,8122 betwo gaint the permittee. This ass construed as an election of r	een 24 and 72 hours before essment is in addition to remedies by the County.		
3 One-way	traffic at all tin	nes, Signs and traffic control w	ill be in accordance with the i	nanual on uniform	traffic control devices for st	treets and highways,		
-	Asphalt to be neat-line cut by either saw cutting or jackhammering a continuous line 1 foot back from trench. Restoration as a minimum shall include 6.5" of crushed surfacing material and HMA the same thickness as the existing asphalt pavement or a minimum of 2 inches, whichever is greater.							
performa	nce of the abov	the grantee to notify all utility e work. Call 1.800.424.5555 48 County inspectors as specified i	hours in advance for underg					
Approved by	Real Esta	te Manager - Steve Salye	.			·		
		Менадог		. —	En	gincer		

Directions Regarding Permits

Note: Right of way shall mean any Street, Avenue, Alley, Road or Lanc Public Place shall mean any Bridge, Trestle, or Wharf.

Applicants for permits to occupy County property with utilities, or holders of granted franchise rights, who are planning construction work upon, along, over, under or across any County right of way or public place must file an application with the King County Real Estate Sen/ices Section, King County Administration Building, 500 Fourth Avenue, Room 500 A. Seattle, WA 98104-0237.

The application shall be accompanied by drawings (in triplicate) drawn to working scale, commonly 50 to 100 feet per inch. It shall describe the nature of the work, and show the location of same on a map, giving names, or numbers, and width of roads and streets. It must also show location of work with reference to platted subdivisions, and section, township and range, and must show the location of work relative to existing utility facilities which may be affected. Review of the application must conform to the County Environmental Policy Act (King County Code 20.44).

Applicants shall specify the type of construction in detail by submitting plans which show the class of material and equipment to be used. All such material and equipment shall be of the highest quality. The manner of excavation, filling, construction, installation, erection of temporary structures, traffic turn outs, road obstruction and barricades, shall conform with County standards and shall be approved by the County Engineer in advance of work.

Signs and barricades and traffic control in the vicinity of any work shall conform with provisions of "Part VI Manual of Uniform Traffic Control Devices for Streets and Highways."

Before the work is accepted for the County by the County Engineer, all of the direct costs and expenses involved in administering said permit must be paid to the County by the applicant. These include labor charges for examination, inspection and supervision of work in progress by field personnel.

Any deviation from the proposed plan, resulting in what is commonly known as the "As Built" location must be approved in advance by the County Engineer. Change notice must show "As Built" position relative to grade line and centerline of right of way and any other installations in the right of way.

Permit - Terms and Conditions

- The grantee, its successors and assigns, is given and granted the right and authority to enter upon the right of way or public place for the purpose of performing the work described in this permit and approved by the County Engineer's agent.
- 2. Before any work commences the site must be inspected by a County Representative and approved by the County Engineer with respect to:
- Alter the installation, operation, maintenance, or removal of a utility or facility the grantee shall restore all rights of way and public places to the condition which is
 equivalent in all respects to the condition they were in before starting work All work to meet the approval of the County Road Engineer.
- 4. In the event that any damage of any kind is caused by the grantee in the course of performing work authorized by this permit, the grantee will repair said damage at its sole cost and expense. Repair work shall begin without delay and continue without interruption until completed, if damage is extensive, the time allowed for repair will be prescribed by the County Engineer or the Engineer's agent.
- 5. The County Engineer, or their representatives may at any time, do, order, or have done any and all work considered necessary to restore to a safe condition any area left by the grantee in a condition dangerous to life or property and upon demand the grantee shall pay to the County all costs of such work, materials, etc.
- 6. When the County deems it advisable to change the alignment or grade of any right of way or public place or structure by widening, grading, regrading, paving, improving, altering or repairing same, the grantee upon written notice by the County Engineer or the Engineer's representatives will at its own sole cost and expense, raise, lower, move, change or reconstruct such installations to conform with the plans of work contemplated or ordered by the County Engineer according to a time schedule contained in the written notice.
- 7. Penalties up to One Thousand (\$1,000) dollars per day may be imposed by the County Engineer, it the grantee delays relocation of facilities beyond the time limits prescribed by the County Engineer. The County Engineer reserves the right to order its own agents or representatives to accomplish the desired change, and all costs of relocation or removal shall be borne by the grantee.
- 8. All such changes, reconstruction or relocation by the grantee shall be done in such manner as will cause the least interference with any of the County's work. The grantee shall have seventy-two (72) hours written notice by the County Engineer or the Engineer's representatives of any blasting contiguous to the grantees permit rights in order that it may protect its interests.
- 9. This grant or privilege shall not be deemed or construed to be an exclusive franchise. It does not prohibit the County from granting other permits or franchise rights of like nature to other public or private utilities, nor shall it prevent the County from using any of its roads, streets, public places for any and all public use, or affect its jurisdiction over all or any part of them.
- 10. All the provisions, conditions, requirements and regulations herein contained shall be binding upon the successors and assigns of the grantee and all privileges of the grantee shall be given to such successors and assigns as if they were specifically mentioned.
- 11. The County Road Engineer or Real Estate Services, Section Manager may unilaterally revoke, annul, or terminate, revise or amend this permit without cause and for any reason including, but not limited to:
 - (a) Grantee's failure to comply with any provision, requirement, or regulation herein set forth;
 - (b) Grantee's willful neglect of, or failure to heed or comply with, notices given it;
 - (c) Grantee's facilities are not installed, operated, or maintained in conformity with conditions herein set forth;
 - (d) Grantee's failure to conform to any applicable law or regulation as currently exists or may hereafter be enacted, adopted or amended.
- 12. Grantee by accepting this permit agrees to obtain information from all utility departments regarding location and current status of their installations before starting work. Private property owners adjoining, or in proximity to the right of way shall be notified when such property is exposed to the possibility of injury or damage through performance of this project. The grantee shall make all advance arrangements necessary to protect such property and/or utility from injury or damage.
- 13. The issuance of this permit to the grantee does not in any way relieve the grantee of any other applicable law in performing the work subject to this permit.
- 14. In all hiring or employment made possible resulting from the granting of this permit, there shall be no discrimination against any employee or applicant for employment because of sex, sexual orientation, age, race, color, ancestry, religion, national origin, marital status orthe presence of any sensory, mental or physical handicap, unless based upon a bona tide occupational qualification, and this requirement shall apply to but not to be limited to the following: employment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.

No person shall be denied or subjected to discrimination in receipt of the benefit of any services or activities made possible by or resulting from the granting of this permit on the ground of sex, sexual orientation, race, color, ancestry, religion, national origin, age (except minimum age and retirement provisions), marital status, parental status, or the presence of any sensory, mental or physical handicap.

Any violation of this provision shall be considered a violation of this permit and shall be grounds for cancellation, termination or suspension in whole or in part of the permit by the County and may result in incligibility for further County permits.

The permittee shall make the best etfons to make opportunities for employment and/or contracting services available to women and minority persons. The permittee recognizes that the County has a policy of promoting affirmative action, equal opportunity and has resources available to assist permittee in these efforts.

- 15. This permit and any underlying franchise does not authorize the cutting of trees with a trunk diameter greater than four (4) inches unless such authorization is specifically granted in writing by King County.
- 16. If the permittee fails to perform its obligations herein, vacate the premises, remove its facilities, restore the property as required, or comply with any condition or applicable regulation or law, the County shall have, at their option, the right to pursue any remedies available at law or equity including, but not limited to, the right to proceed under the provisions of Title 59 of the Revised Code of Washington.